Case 19-32518 Dec 31 The Filed PENDENCY TO Entered NP2 NP2 11:22:13 Desc Statement Accompanying Relief From Stay STRage 1 of 1

All Cas	ses:	Debto	or(s)_	Maurice P. Car	<u>rter</u>		Case No	19 B 32518	Chapter 13
All Cases: Moving Creditor <u>Gateway One Lending & Finance</u> Date Case Filed <u>November 15, 2019</u>									
Nature of Relief Sought: X Lift Stay □ Annul Stay □ Other (describe)									
Chapter	r 13	: Date	e of Co	onfirmation Hea	ring _ or Date I	Plan Confir	med <u>Janua</u>	ry 8, 2020	
Chapte	r 7:			t Report Filed on t Report not File		ditors Meet	ing _		
1.	a.	X Car Year, Make and Model: 2008 Mercedes-Benz S Class							
2.		Balance Owed as of Petition Date \$12,863.16 Total of all other Liens against Collateral \$0.00							
3.		In chapter 13 cases, if a post-petition default is asserted in the motion, attach a payment history listing the amounts and dates of all payments received from the debtor(s) post-petition.							
4.	Estimated Value of Collateral (must be supplied in all cases) <u>\$10,450.00</u>								
5.	Default a. □ Pre-Petition Default Number of mos Amount								
	b.	 X Post-Petition Defaults i. X On direct payments to the moving creditor Number of mos. 2 						Amou	nt <u>\$990.96</u>
		ii. □ On payments to the Standing Chapter 13 Tru Number of mos					ıstee		Amount \$
6.	Otl a.		X	Adequate Protect No insurance Taxes unpaid Rapidly deprec	Amou	unt \$	_		
	b.		No	Equity and not	Necessary for a	an Effective	e Reorganiz	zation §362(d)	(2)
	c.	□ i. ii. iii	Otl	1 .					
	d.			Statement of Int firm ii □ Rec	_	-		ment of Intent	on Filed

Dated: February 3, 2020
/s/ Kenneth B. Drost
ATTORNEY FOR MOVANT